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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/779,648	02/18/2004	Der-Zheng Liu	BHT-3111-420	8923
	7590 03/24/200 RICA INTELLECTUA	8 L PROPERTY CORPORATION	EXAMINER	
P.O. BOX 506 MERRIFIELD, VA 22116			PATHAK, SUDHANSHU C	
WIEKKIFIELD,	VA 22110		ART UNIT PAPER NUMBER	
			2611	
			NOTIFICATION DATE	DELIVERY MODE
			03/24/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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	Application No.	Applicant(s)					
Office Action Summers	10/779,648	LIU ET AL.					
Office Action Summary	Examiner	Art Unit					
	SUDHANSHU C. PATHAK	2611					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	ldress				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	I. lely filed the mailing date of this c (35 U.S.C. § 133).					
Status							
1)⊠ Responsive to communication(s) filed on <u>Febru</u>	Jany 18 th 2004						
,—	action is non-final.						
<i>,</i>		socution as to the	morite ie				
•	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
closed in accordance with the practice under £	x parte Quayle, 1955 C.D. 11, 45	3 O.G. 213.					
Disposition of Claims							
4)⊠ Claim(s) <u>1-29</u> is/are pending in the application.							
, , , ,	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-29</u> is/are rejected.							
7)⊠ Claim(s) <u>7-29</u> is/are objected to.							
<u> </u>	coloction requirement						
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10)⊠ The drawing(s) filed on <i>February 18th, 2004</i> is/are: a)□ accepted or b)⊠ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
,—	animor. Note the attached embe	, totion of form i	102.				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents		NI -					
2. Certified copies of the priority documents	• •	<u></u>	01				
3. Copies of the certified copies of the prior	•	d in this National	Stage				
application from the International Bureau	• • • • • • • • • • • • • • • • • • • •						
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other:							
Paper No(s)/Mail Date	o) 🔲 Oulet						

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DETAILED ACTION

1. Claims 1-29 are pending in the application.

Drawings

2. Figure 1 should be labeled by a legend such as "Prior Art" since only that which is known is illustrated. Correction is required.

Claim Objections

3. The numbering of claims is not in accordance with 37 CFR 1.126 which requires the original numbering of the claims to be preserved throughout the prosecution. When claims are canceled, the remaining claims must not be renumbered. When new claims are presented, they must be numbered consecutively beginning with the number next following the highest numbered claims previously presented (whether entered or not).

Misnumbered claim 25 has been renumbered as claim 24. Furthermore, the subsequent (original) claims 26-30, have been renumbered as claims 25-29 respectively.

4. Claim objected to because of the following informalities:

Based on the above renumbering the dependencies of the claims have to be changed.

Misnumbered claim 25 (renumbered as claim 24) is dependent on Claim 20.

Misnumbered claim 27 (renumbered as claim 26) is dependent on renumbered claim 25.

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Misnumbered claims 29-30 (renumbered as claims 28-29 respectively) is dependent on renumbered claim 27.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

- 5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
 A person shall be entitled to a patent unless
 - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1, 3-7, 12-13, 15, 18 (apparatus) & 20-21, 23-26 (method) are rejected under 35 U.S.C. 102(b) as being anticipated by Masato et al. (Japanese Publication Number: 2001-053712 (English machine translation)).

In regards to Claims 1, 4-5, 12, 15, 18, 20 & 23-26, Masato discloses an apparatus (method) for carrier frequency offset compensation at a receiver of a communication system (Drawing 3), wherein a symbol signal modulated by a carrier is transmitted via a plurality of subchannels (Paragraph 2) {Interpretation: The reference discloses an OFDM technique which transmits a symbol via plurality of subchannels}, wherein the symbol signal comprises a pilot signal and the subchannels comprise at least a pilot subchannel for transmitting the pilot signal (Paragraph 3, lines 7-21 & Paragraph 20 & Drawing 3, elements 204, 207) {Interpretation: The reference discloses a pilot subcarrier for transmitting a pilot signal}, the apparatus comprising: a pilot subchannel estimator for generating an estimated frequency response of the pilot signal (Drawing 3, element 203 &

Paragraph 20, lines 4-8 & Paragraph 3, lines 15-19) {Interpretation: the reference discloses determining the channel transfer function for every subcarrier including each pilot subcarrier, thus also for a plurality of subcarriers}; a frequency offset estimator, coupled to the pilot subchannel estimator, for generating an estimated carrier frequency offset according to a phase error of the estimated frequency response of the symbol signal and a following symbol signal (Drawing 3, element 204-205 & Drawing 4, elements 304, 306-308 & Paragraph 20, lines 8-12 & Paragraph 21 & Paragraph 25, lines 8-11 & Paragraph 3, lines 21-24); a phase accumulator, coupled to the frequency offset estimator, for calculating an accumulated phase rotation according to the estimated carrier frequency offset (Drawing 4, element 309); and a phase rotator, coupled to the phase accumulator, for carrier frequency offset compensation according to the accumulated phase rotation (Drawing 3, element 206 & Drawing 4, element 305 & Paragraph 20, lines 12-14 & Paragraph 21 & Paragraph 25, lines 15-20 & Paragraph 26).

In regards to Claims 3, 13 & 21, Masato discloses an apparatus for carrier frequency offset compensation at a receiver of a communication system as described above. Masato further discloses the phase rotator for carrier frequency offset compensation is executed in frequency-domain (Drawing 3, elements 202, 206).

In regards to Claims 6-7, Masato discloses an apparatus (method) for phase compensation at a receiver of a communication system (Drawing 3), wherein a symbol signal modulated by a carrier is transmitted via a plurality of subchannels

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(Paragraph 2) {Interpretation: The reference discloses an OFDM technique which transmits a symbol via plurality of subchannels, wherein the symbol signal comprises a pilot signal and the subchannels comprise at least a pilot subchannel for transmitting the pilot signal (Paragraph 3, lines 7-21 & Paragraph 20 & Drawing 3, elements 204, 207) (Interpretation: The reference discloses a pilot subcarrier for transmitting a pilot signal, the apparatus comprising: a carrier frequency offset compensator to perform a carrier frequency offset compensation on the symbol signal (Drawing 3, element 201 & Drawing 4, element 301); a channel compensator to perform a channel compensation on the symbol signal (Drawing 3, element 203) {Interpretation: the reference discloses determining the channel transfer function for every subcarrier including each pilot subcarrier, thus also for a plurality of subcarriers); a phase error estimator for extracting the pilot signal and generating an estimated residual phase error between the extracted pilot signal and an original pilot signal (Drawing 3, element 204-205 & Drawing 4, elements 304, 306-308 & Paragraph 20, lines 8-12 & Paragraph 21 & Paragraph 25, lines 8-11 & Paragraph 3, lines 21-24); a buffer for storing the estimated residual phase error (Drawing 4, element 309); and a phase rotator, coupled to the buffer, for compensating a following symbol signal according to the estimated residual phase error (Drawing 3, element 206 & Drawing 4, element 305 & Paragraph 20, lines 12-14 & Paragraph 21 & Paragraph 25, lines 15-20 & Paragraph 26).

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Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 2, 14 (apparatus) & 22 (method) are rejected under 35 U.S.C. 103(a) as being unpatentable over Masato et al. (Japanese Publication Number: 2001-053712 (English machine translation)) in view of Frank et al. (7,324,599).

In regards to Claims 2, 14 & 22, Masato discloses an apparatus (method) for carrier frequency offset compensation at a receiver of a communication system as described above. However, Masato does not disclose the phase rotator for carrier frequency offset compensation is executed in time-domain.

Frank discloses an apparatus (method) and apparatus for correcting the frequency deviations of signals in a multicarrier system, such as an OFDM-system (Abstract, lines 1-5 & Column 1, lines 25-40 & Column 2, lines 22-30). Frank further discloses the phase rotator for carrier frequency offset compensation is executed in time-domain (Abstract, lines 6-20 & Fig. 3, elements 16, 24, 6 & Column 5, lines 4-12, 53-60). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention that Frank teaches the phase rotator for carrier frequency offset compensation is executed in time-domain and this is implemented in the apparatus as described in Masato so as to be able to perform frequency offset

compensation before performing OFDM demodulation so as to determine a more accurate data and reduce the effects of demodulation on the frequency offset.

9. Claims 9-11 (apparatus) & 27-29 (method) are rejected under 35 U.S.C. 103(a) as being unpatentable over Masato et al. (Japanese Publication Number: 2001-053712 (English machine translation)).

In regards to Claims 9-11 & 27-29, Masato discloses an apparatus (method) for phase compensation at a receiver of a communication system (Drawing 3), wherein a symbol signal modulated by a carrier is transmitted via a plurality of subchannels (Paragraph 2) {Interpretation: The reference discloses an OFDM technique which transmits a symbol via plurality of subchannels}, wherein the symbol signal comprises a pilot signal and the subchannels comprise at least a pilot subchannel for transmitting the pilot signal (Paragraph 3, lines 7-21 & Paragraph 20 & Drawing 3, elements 204, 207) (Interpretation: The reference discloses a pilot subcarrier for transmitting a pilot signal, the apparatus comprising: a carrier frequency offset compensator to perform a carrier frequency offset compensation on the symbol signal (Drawing 3, element 201 & Drawing 4, element 301); a channel compensator to perform a channel compensation on the symbol signal (Drawing 3, element 203) Interpretation: the reference discloses determining the channel transfer function for every subcarrier including each pilot subcarrier, thus also for a plurality of subcarriers); a phase error estimator for extracting the pilot signal and generating an estimated residual phase error between the extracted pilot signal and an original pilot signal (Drawing 3, element 204-205 & Drawing 4, elements 304, 306-308 &

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Paragraph 20, lines 8-12 & Paragraph 21 & Paragraph 25, lines 8-11 & Paragraph 3, lines 21-24); a buffer for storing the estimated residual phase error (Drawing 4, element 309); and a phase rotator, coupled to the buffer, for compensating a following symbol signal according to the estimated residual phase error (Drawing 3, element 206 & Drawing 4, element 305 & Paragraph 20, lines 12-14 & Paragraph 21 & Paragraph 25, lines 15-20 & Paragraph 26). However, Masato does no explicitly disclose a buffer for storing the symbol signal after carrier frequency offset compensation. However, it would have been obvious to one of ordinary skill in the art at the time of the invention that there is no criticality in storing the symbol signal in a buffer after carrier frequency offset, this is a matter of design choice based on the ability to store the data for processing not in real-time, with increased processing.

Conclusion

- 10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to SUDHANSHU C. PATHAK whose telephone number is (571)272-5509. The examiner can normally be reached on 9am-5pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chieh M. Fan can be reached on 571-272-3042.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Sudhanshu C Pathak/ Primary Examiner, Art Unit 2611